ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
51VNO (0 d	
TELEPHONE NO.: FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):	
ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	
STREET ADDRESS:	
MAILING ADDRESS:	
CITY AND ZIP CODE: BRANCH NAME:	
PETITIONER/PLAINTIFF:	
RESPONDENT/DEFENDANT:	
OTHER PARENT:	0.05 111455
REQUEST FOR TELEPHONE APPEARANCE	CASE NUMBER:
HEARING DATE: TIME: DEPT., ROOM, OR DIVISION:	
NOTICE: See attached Information Sheet for deadlines for filing this request, for filing any of	opposition, and service.
1. I, (name):	, am the
petitioner/plaintiff respondent/defendant other parent attorney for (na	ame):
local child support agency representative other (specify):	in this case.
If there are domestic violence or other confidentiality issues in this case and you do not wa	nt your home or work phone
number made publicly available, provide another phone number in item 2 below. You will no	eed to participate from this
phone number, unless other options are available under local rules or procedures. Check w 2. I ask the court to allow me to appear from telephone number ()	for the hearing set on
(date) (time) in Department of the abo	ove-named court.
3. I would like the court to consider the following information in making its decision whether to allow (check all that apply). (Note: The court can still deny your request, even though boxes are checked)	
a. I live or work outside the state of California in (specify location):	
b. I live in County in California, which is miles from the above	courthouse where the hearing is set.
c. I am disabled.	Ğ
d. I am asking not to appear personally because of domestic violence.	
e I will be incarcerated or confined in (specify): prison, jail, or other institution at the time of the hearing.	
f. Other (specify):	
4. a. I have filed this request at least 12 court days before the hearing and have served or support agency and other parent) and attorneys, if any, with this form by personal delireasonable means to ensure delivery by the close of the next court day after filing this	very, fax, express mail, or other
b. If there are financial issues to be decided, I have filed and served on all parties a curre (form FL-150) or a <i>Financial Statement (Simplified)</i> (form FL-155) along with the reque	ent Income and Expense Declaration
(Read page 2 of form FL-155 to determine which form to use.)	
c. Land I have complied with all requirements of the local rules of court for other supporting process.	
5. I agree to be responsible for the costs and arrangements of this telephone appearance if required	by the court.
6. Number of pages attached:	
I declare under penalty of perjury under the laws of the State of California that the foregoing is true	and correct.
Date:	
(TYPE OR PRINT NAME) (SIGNA	ATURE)

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PETITIONER/PLAINTIFF:	CASE NUMBER:
ESPONDENT/DEFENDANT:	
OTHER PARENT:	

ADVISEMENT REGARDING TELEPHONE APPEARANCE

- 1. I know that I can personally appear at this hearing, and I give up that right. I agree to be duly sworn upon request by the court clerk, holding up my right hand and agreeing under penalty of perjury under the laws of the State of California to tell the truth and nothing but the truth.
- 2. I will provide my driver's license number, social security number, or other information to verify my identity when asked by the court staff or conference call provider.
- 3. I understand that the court may not have videoconferencing capabilities. I understand and assume the risk that I may not be able to personally see or inspect the pleadings, documents, or evidence; the witnesses' facial reactions, demeanors, or hand gestures; or other visual or nonverbal aspects of the hearing.
- I understand that, if I do not make the proper arrangements for a telephone appearance as set out in local rules or in directions provided by the court, the matter may proceed without my personal or telephone appearance and the court may decide my case based on the documents I filed for this hearing.
- I understand that the court, in its discretion, may decide to terminate the telephone appearance if it determines during the hearing that a personal appearance would materially assist in the determination of the proceedings. Other reasons for terminating the telephone appearance could include my not being available at the calendar call, delay, questions about credibility, disruption, noise, misconduct, a communication problem, a technical problem, and other problems.
- I understand that the court may decide at any time to require my personal appearance and continue my hearing to a future date to make my personal appearance possible.
- 7. I assume the risks of cost, time, delay, repeated telephone calls, technical failure, a wrong number, and other problems that could arise out of this telephone appearance. I understand that if problems occur, the matter may proceed without my personal or telephone appearance and the court may decide my case based on the documents I filed for this hearing.
- I understand that if I need to present documents, present witnesses, cross-examine witnesses, or provide information that is not available at the hearing, it is my responsibility to ask the court to continue the hearing. The court may decide to grant or deny my request. I understand that any arguments or supporting proof should be served and filed on time before the hearing so that the court, the local child support agency, and the other parent have an opportunity to know about my case.
- I understand that the court may require me to make all arrangements for the telephone appearance at my own expense.
- 10. I understand that if I have low income or no income, I may apply for a waiver of any filing fees and a possible waiver of conference call vendor fees. If the court makes collect calls for telephone appearances and so orders me, I will be available to receive a collect call from the court at the date and time specified. The telephone number will not be one that is blocked from receiving collect calls. If there are domestic violence or other confidentiality issues in the case and I do not wish my home or work phone number to be made publicly available, I may provide a number other than my home and work numbers at which the court can call me collect. I understand that I can check with the local court clerk or local rules of court regarding any additional local procedures that may be available to protect my confidentiality.
- 11. If there are financial issues to be decided, I understand that it is my responsibility to timely file with the court and serve on the local child support agency and the other parent all necessary and appropriate pleadings and documents, including:
 - a. Income and Expense Declaration (form FL-150) or Financial Statement (Simplified) (form FL-155), whichever is appropriate. (Read page 2 of form FL-155 to determine which form to use.)
 - b. My pay stubs from the last two months or other proof of income.
 - c. The proposed guideline support calculation (optional unless required by local court rule).

This case may be referred to a court commissioner for hearing. By law, court commissioners do not have the authority to issue final orders and judgments in contested cases unless they are acting as temporary judges. The court commissioner in your case will act as a temporary judge unless, before the hearing, you or any other party objects to the commissioner's acting as a temporary judge. If you or the other party objects, the court commissioner may still hear your case to make findings and a recommended order to a judge. If you do not like the recommended order, you must object to it within 10 court days in writing (use Notice of Objection (Governmental) (form FL-666)); otherwise, the recommended order will become a final order of the court. If you object to the recommended order, a judge will make a temporary order and set a new hearing.

I have read the Advisement Regarding	i elephone <i>i</i>	Appearance	of this form and	I understand that the	terms apply to m	e.
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I declare under penalty of periury under the laws of the State of California that the foregoing is true and correct.

Date:	
(TYPE OR PRINT NAME)	(SIGNATURE)

		FL-679			
	PETITIONER/PLAINTIFF:	CASE NUMBER:			
RI	ESPONDENT/DEFENDANT: OTHER PARENT:				
	PROOF OF SERVICE				
1.	At the time of service I was at least 18 years of age and not a party to the legal	l action.			
2.	My residence or business address is (specify):				
3.	I served a copy of the foregoing Request for Telephone Appearance (Governmental) and all attachments as follows (check a, b, or c for each person served):				
	a. Personal delivery. I personally delivered a copy and all attachments	as follows:			
	(1) Name of party or attorney served: (2)	Name of local child support agency served:			
	(a) Address where delivered: (a) Ad	ddress where delivered:			
	(b) Date delivered: (b) Da	ate delivered:			
	(c) Time delivered: (c) Time	me delivered:			
	b. Mail. I am a resident of or employed in the county where the mailing occurred.				
	(1) I enclosed a copy in an envelope and				
	(a) deposited the sealed envelope with the United States Postal Service with the postage fully prepaid.				
	(b) placed the envelope for collection and mailing on the date and at the place shown below, following ordinary business practices. I am readily familiar with this business's practice for collecting and processing correspondence for mailing. On the same day that correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service in a sealed envelope with postage fully prepaid.				
	(2) Name of party or attorney served: (3)	Name of local child support agency served:			
	(a) Address where delivered: (a) Ad	ddress where delivered:			
	(b) Date mailed: (b) D	ate mailed:			
	(c) Place of mailing (city and state): (c) Pl	lace of mailing (city and state):			
	c. Other (specify):				
	Additional page is attached.				
l de	eclare under penalty of perjury under the laws of the State of California that the f	oregoing is true and correct.			
Dat	te:				

(TYPE OR PRINT NAME)

ATTENTION: Read the Advisement Regarding Telephone Appearance on page 2 of this form to understand your rights.

You can get more information about the telephone appearance process, including any costs, from your local court clerk.

Ask a family law facilitator, the local child support agency, or a lawyer if you have any questions about this process.

For more information on finding a lawyer or family law facilitator, see the California Courts Online Self-Help Center at

www.courtinfo.ca.gov/selfhelp/.

Asking for a Telephone Appearance

- 1. You must use form FL-679 to request a telephone appearance. You may have to pay a filing fee. If you cannot afford to pay the filing fee, the court may waive it, but you will have to fill out some forms first. For more information about the filing fee, contact the court clerk or the family law facilitator in your county.
- 2. If you do not want to personally appear because of domestic violence and do not want your home phone number, or work phone number listed at item 2 of form FL-679 or other potentially identifying information to be part of the public court record, check with your court clerk or local rules of court regarding any additional local procedures that may be available to protect your confidentiality. For example, some courts may allow you to provide your home phone number or work phone number directly to the court clerk and not disclose it on form FL-679.
- 3. For local information about telephone appearances, check with the local court clerk, family law facilitator, or local child support agency.

Instructions for Completing the Request for Telephone Appearance (Governmental) (form FL-679)

- 1. The court needs to know why you are requesting to appear by telephone. At item 3 provide the information you would like the court to consider when making its decision. You can attach additional paper if you need more room to explain the circumstances that you want the court to consider in making its decision. If you submit an attachment, check the box at item 6 and indicate the number of pages that you are attaching. The court can still deny your request even if you have checked boxes and/or submitted an attachment.
- 2. File your request with the court clerk's office using this form no later than **12 court days** before the hearing. (**PLEASE NOTE:** You must still file your moving or opposing papers within the time limits required by Code of Civil Procedure section 1005.)
- 3. Serve all parties (the local child support agency and other parent) and attorneys, if any, by personal delivery, fax, express mail, or other reasonable means to make sure this form is delivered by the close of the **next court day** after you file this form.

Opposing a Telephone Appearance

- 1. At least **8 court days** before the hearing, you must file and serve a declaration under penalty of perjury under the laws of the State of California explaining why you oppose a telephone appearance by the other party or a witness. Your declaration must state "I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct." You may use *Declaration* (form MC-030), which you can get from the court clerk or the California Courts Web site at www.courtinfo.ca.gov/forms/. If you do not file a declaration under penalty of perjury opposing a telephone appearance, you give up your chance to object.
- 2. Serve the person or agency requesting the telephone appearance, all parties (the local child support agency and other parent) and attorneys, if any, by personal delivery, fax, express mail, or other reasonable means to make sure your declaration is delivered by the close of the **next court day** after you file the form.

The Court's Decision on the Telephone Appearance

At least **5 court days** before the hearing, the court will notify or direct that notice of its decision on the request for a telephone appearance be given to the person or agency requesting the telephone appearance, the parties, a parent who has not been joined to the action, and attorneys, if any. This notice may be given by telephone, in person, or by fax, express mail, e-mail, or other reasonable means to ensure notification no later than **5 court days** before the hearing date.